#### Case 11-35024 Document 27 Filed in TXSB on 06/30/11 Page 1 of 12

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE: Michael Johnson Kenya Johnson CASE NO: 11-35024-H4-13

## Uniform Plan and Motion for Valuation of Collateral

#### FIRST AMENDED 6/30/2011

**CHAPTER 13 PLAN** 

Date of Plan: 6/30/2011
(Date Must be Date that This Plan is Signed by Debtors)

The debtors propose the following plan pursuant to § 1321\*.

In conjunction with the plan, the Debtor moves for the valuation of secured claims in the amount set forth in paragraph 8. The debtor(s) propose to pay the holder of the Secured Claim only the amounts set forth in the debtor(s)' Plan. The Court will conduct a scheduling conference on this contested matter on the date set for the hearing on confirmation of the debtor(s)' plan. You must file a response to this objection, in writing, not less than 5 days (including weekends and holidays) before the hearing on confirmation of the plan or the valuation set forth in the plan may be adopted by the Court. If no response is filed, the Debtor's sworn declaration at the conclusion of this plan may be submitted as summary evidence at the hearing pursuant to Rule 7056 and 28 U.S.C. § 1746. If no timely answer is filed, the Court may conduct a final hearing on the objection at the hearing on confirmation of the plan.

1. Payments. The debtors hereby submit all or such portion of their future earnings or other future income to the supervision and control of the chapter 13 Trustee ("Trustee") as is necessary for the execution of the plan. The submission of income shall be accomplished by making monthly payments to the Trustee in amounts equal to all of the projected disposable income of the debtor, as defined in § 1325(b). Schedules I and J of the debtor's schedules contain the debtor's good faith estimate of the current amount of available projected disposable income for purposes of this requirement. Significant changes in the debtor's financial condition during the first three years of the plan may provide cause for the Trustee or any unsecured creditor to seek a modification of the plan pursuant to § 1329. The amount, frequency, and duration of the payments, is as follows:

Beginning Month**	Ending Month	Amount of Monthly Payment	Total
1 (Jul 2011)	60 (Jun 2016)	\$600.00	\$36,000.00
		Grand Total:	\$36,000,00

The first monthly payment is due not later than 30 days after the date this case was filed. If the payments to be made by the chapter 13 trustee pursuant to paragraph 4 are adjusted in accordance with the Home Mortgage Payment Procedures adopted pursuant to Bankruptcy Local Rule 3015(b) (whether on account of a change in any escrow requirement, a change in the applicable interest rate under an adjustable rate mortgage, or otherwise), the debtors' payments required by this paragraph 1 will be automatically increased or decreased by the amount of the increase or decrease in the paragraph 4 payments, adjusted as set forth in the following sentence. The increase or decrease shall be adjusted by an amount equal to the increase or decrease in the Posted Chapter 13 Trustee Fee that is caused by the change. The Posted Chapter 13 Trustee Fee is the percentage fee posted on the Court's web site from time to time. The chapter 13 trustee is authorized to submit an amended wage withholding order or to amend any automated bank draft procedure to satisfy the automatic increase or decrease.

A notice of any adjustment in the payment amount must be filed by the chapter 13 trustee.

Except as otherwise ordered by the Court, payments to the chapter 13 trustee will be made pursuant to a wage withholding order or an automated bank draft procedure with the chapter 13 trustee.

<sup>\*</sup> All § references are to the Bankruptcy Code.

<sup>\*\*</sup> When subsequent tables refer to "Month #", Month #1 is the Beginning Month referenced above.

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Case No: 11-35024-H4-13
Debtor(s): Michael Johnson
Kenya Johnson

2. Priority Claims. From the payments made by the debtor to the Trustee, the Trustee shall pay in full, all claims entitled to priority under § 507. Payments shall be made in the order of priority set forth in § 507(a) and § 507(b). Payments of equal priority shall be made pro rata to holders of such claims. Priority claims arising under § 503(b)(2) shall be paid only after entry of an order by the Bankruptcy Court approving payment of the claim. If this case is dismissed, no priority claim arising under § 503(b)(2) shall be allowed unless an application for allowance is filed on or before 20 days after entry of the order of dismissal.

Name of Holder of Priority Claim	Amount of Priority Claim	Interest Rate Under Plan	Amount of Estimated Periodic Payment	First Payment of this Amount in Month #	Last Payment of this Amount in Month #
Attorney General of Texas	\$14,000.00	0.00%	Pro-Rata	31	55
Busby & Associates P.C.	\$3,500.00	0.00%	Pro-Rata	1	10
Internal Revenue Service	\$953.00	0.00%	Pro-Rata	55	57
Internal Revenue Service	\$0.00	0.00%	Pro-Rata		

3. Secured Claims for which Collateral is to be Surrendered. The debtor surrenders the following collateral:

Name of Creditor	Description of Collateral
Amegy Mort/dovenmuehl	Real Property /8719 E Rylander
Gesspoint HOA	Real Property/8719 Rylander

- 4. Secured Claim For Claim Secured Only by a Security Interest in Real Property That is the Debtor(s)' Principal Residence (Property to be Retained) or Other § 1322(b)(5) Claim. Check Either A or B, below:
- A. The following table sets forth the treatment of each class of secured creditors holding a claim secured only by a security interest in real property that is the debtor(s)' principal residence or other claim treated under § 1322(b)(5). The amount listed as the "Principal Amount of Claim for Arrearage" is the amount proposed by the debtor(s) in this Plan. If the actual allowed claim is in a different amount, the amount paid pursuant to this Plan shall be the amount due on the actual amount of the allowed claim without the need of an amended plan. The amount listed as "Amount of Estimated Periodic Payment" will be adjusted to reflect the actual amount of the allowed claim.

Qual Green Homestead	\$416.49	0.00%	Pro-Rata	30	31
Name of Holder of Secured Claim / Security for Claim	Principal Amount of Claim for Arrearage	Interest Rate Under Plan	Amount of Estimated Periodic Payment	First Payment of this Amount in Month #	Last Payment of this Amount in Month #

Payment of the arrearage amounts shall constitute a cure of all defaults (existing as of the petition date) of the debtor(s)' obligations to the holder of the secured claim.

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Case No: 11-35024-H4-13
Debtor(s): Michael Johnson
Kenya Johnson

described below:

The Secured Claims held by secured creditors holding a claim secured only by a security interest in real property that is the debtor(s)' residence (other than the arrearage claims set forth in the above table) and other claims treated under § 1322(b)(5) will be paid in accordance with the pre-petition contract held by the holder of the secured claim. The first such payment is due on the first payment due date under the promissory note (after the date this bankruptcy case was filed). During the term of the plan, these payments will be made through the chapter 13 trustee in accordance with the Home Mortgage Payment Procedures adopted pursuant to Bankruptcy Local Rule 3015(b). Each holder of a claim that is paid pursuant to this paragraph must elect to either (i) apply the payments received by it to the next payment due without penalty under the terms of the holder's pre-petition note; or (ii) waive all late charges that accrue after the order for relief in this case. Any holder that fails to file an affirmative election within 30 days of entry of the order confirming this plan has waived all late charges that accrue after the order for relief in this case. Notwithstanding the foregoing, the holder may impose any late charge that accrues following an event of default of a payment due under paragraph 1 of this Plan.

The automatic stay is modified to allow holders of secured claims to send only monthly statements (but not demand letters) to the Debtor(s).

The Debtor must provide the information required by the chapter 13 trustee pursuant to the Home Mortgage Payment

Procedures, prior to 5 business days after the date this Plan is proposed.

	В.	The holder of the claim secured only by a security interest in real property that is the debtor(s)' principal residence has
agr	eed t	o refinance the security interest and claim on the terms set forth on the document attached as Exhibit "A". The
refi	nanci	ing brings the loan current in all respects. The terms of the loan that is being refinanced and the new loan are

	Old Loan	New Loan
Current amount owed on old loan and total amount borrowed on new loan		
Interest rate is fixed or variable?		
Interest rate (in %)		
Monthly principal and interest payment		
Closing costs paid by debtors		
Monthly required escrow deposit		

Payments	s made to the above referenced holder will be paid (check one, ONLY if debtor has checked option B, above):
	Through the chapter 13 trustee.
	<b>Directly to the holder of the claim, by the Debtor.</b> If there has been a default in payments following the refinancing future payments will be through the chapter 13 trustee. If payments are to be made directly to the holder of the claim by the Debtor, then the holder of the claim may not impose any attorneys fees, inspection costs, appraisal costs or any other charges (other than principal, interest and escrow) if such charges arose (in whole or in part) during the period (i) when the case is open; (ii) after the closing of the refinanced loan; and (iii) prior to modification of this plan (i.e., following a default by the Debtor in payments to the holder of the claim) pursuant to which the Debtor commences payments through the chapter 13 trustee to the holder of the claim secured solely by a security interest in the debtor's principal residence.

5. Debt Incurred within 910 Days Preceding Petition Date and Secured by a Lien on a Motor Vehicle or Debt Incurred within 1 Year Preceding Petition Date and Secured by Other Collateral for Which FULL PAYMENT, with Interest, is Provided.

The following table sets forth each class of secured creditors holding a claim for a debt incurred within 910 days preceding the petition date and secured by a lien on a motor vehicle or for a debt incurred within 1 year preceding the petition date and secured by other collateral for which full payment is proposed. The amount listed as "Principal Amount of Claim" is an estimate of the actual allowed claim.

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Case No: 11-35024-H4-13
Debtor(s): Michael Johnson
Kenya Johnson

If the Court allows an actual allowed claim that is a different amount than is shown below under "Principal Amount of Claim", the Plan shall be deemed amended to pay the principal amount as allowed without the requirement of the filing of an amended plan. The amount listed as "Estimated Periodic Payment" will be adjusted to reflect the actual amount of the allowed claim.

Payment of the amounts required in this section constitutes a cure of all defaults (existing as of the date this plan is confirmed) of the debtor(s)' obligations to the holder of the secured claim. If the monthly payment in the proposed plan is less than the amount of the adequate protection payment ordered in this case, the actual payment will be the amount of the monthly adequate protection payment.

The automatic stay is modified to allow holders of secured claims to send only monthly statements (but not demand letters) to the Debtor(s).

Each secured claimant is hereby designated to be in a class by itself. Subject to disposition of a timely filed motion to avoid a lien under § 522, or a complaint to determine the validity of a lien filed under Fed. R. Bankr. P. 7001, each secured creditor shall retain the lien securing its claim. The lien shall be enforceable to secure payment of the claim the lien secures, as that claim may be modified by the plan. The holder of a claim secured by a valid lien may enforce its lien only pursuant to § 362.

Name of Holder of Secured Claim / Security for Claim	Principal Amount of Claim	Interest Rate Under Plan	Amount of Estimated Periodic Payment	First Payment of this Amount in Month #	Last Payment of this Amount in Month #
Гоуz-R-Us Auto Sales	\$4,000.00	5.25%	\$35.00	1	9
1996 Honda Accord			\$149.73	10	10
			\$172.05	11	11
			\$173.23	12	12
			\$174.51	13	13
			\$175.89	14	14
			\$177.39	15	15
			\$179.02	16	16
			\$180.83	17	17
			\$182.82	18	18
			\$185.06	19	19
			\$187.59 \$190.48	20 21	20 21
			\$190.46 \$193.85	22	22
			\$197.85	23	23
			\$202.73	24	24
			\$208.90	25	25
			\$217.10	26	26
			\$228.93	27	27
			\$248.62	28	28
			\$294.81	29	29
			\$116.02	30	30

6. Debt Incurred within 910 Days Preceding Petition Date and Secured by a Lien on a Motor Vehicle or Debt Incurred within 1 Year Preceding Petition Date and Secured by Other Collateral for Which LESS THAN Full Payment, with Interest, is Provided.

The following table sets forth each class of secured creditors holding a claim for a debt incurred within 910 days preceding the petition date and secured by a lien on a motor vehicle or for a debt incurred within 1 year preceding the petition date and secured by other collateral for which less than full payment is proposed. The amount listed as "Principal Amount of Claim" is an estimate of the actual allowed claim. The amount that will be paid under the plan is the amount, with interest, that pays the lesser of (i) the amount listed in the holder's proof of claim; or (ii) the amount listed as "Amount of Claim to be Paid Under Plan" (with the "Amount of Claim to be Paid Under Plan" NOT adjusted to reflect the actual Allowed Amount of the Claim).

The automatic stay is modified to allow holders of secured claims to send only monthly statements (but not demand letters) to the Debtor(s).

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Case No: 11-35024-H4-13
Debtor(s): Michael Johnson
Kenya Johnson

Homestead

Each secured claimant is hereby designated to be in a class by itself. Subject to disposition of a timely filed motion to avoid a lien under § 522, or a complaint to determine the validity of a lien filed under Fed. R. Bankr. P. 7001, each secured creditor shall retain the lien securing its claim. The lien shall be enforceable to secure payment of the claim the lien secures, as that claim may be modified by the plan. The holder of a claim secured by a valid lien may enforce its lien only pursuant to § 362.

Name of Holder of Secured Claim / Security for Claim	Principal Amount of Claim	Amount of Claim to be Paid under Plan	Interest Rate Under Plan	Amount of Estimated Periodic Payment	First Pmt. of this Amt. in Month #	Last Pmt. of this Amt. in Month #	
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7. Secured Debts Paid in Accordance with Pre-Petition Contract (Use Only for Contracts on Which There is No Default). The Debtor represents that there are no payment defaults on the contracts listed in this paragraph. The secured claims held by the following secured creditors will be paid in accordance with the pre-petition contracts between the debtor(s) and the holder of the secured claim:

Name of Holder / Collateral for Claim	Total Claim	Collateral Value	Contract Interest Rate
Green Tree Servicing L	\$119,800.58	\$123.340.00	0.00%

**8. All Other Secured Claims (Property to be Retained).** Each secured claimant is hereby designated to be in a class by itself. Subject to disposition of a timely filed motion to avoid lien under § 522, or a complaint to determine the validity of a lien filed under Fed. R. Bankr. P. 7001, each secured creditor shall retain the lien securing its claim. The lien shall be enforceable to secure payment of the claim the lien secures, as that claim may be modified by the plan. The holder of a claim secured by a valid lien may enforce its lien only pursuant to § 362.

The following table sets forth the treatment of each class of secured creditors whose claims are modified by the Plan. The amount of secured claim to be paid under this plan is the lesser of the amount listed below as the "Collateral Value" and the allowed amount of the holder's claim. If the Court allows a different amount than is shown below, the Plan shall be deemed amended without the requirement of the filing of an amended plan. The amount listed as "Estimated Amount Periodic Payment" will be adjusted to reflect the actual amount of the allowed claim.

Name of Holder of Secured Claim / Security for Claim	Principal Amount of Claim (without regard to Value of Collateral)	Collateral Value	Int. Rate per Plan	Est. Amount Periodic Pmt.	First Pmt. of this Amt. in Month #	Last Pmt. of this Amt. in Month #	
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Case No: 11-35024-H4-13
Debtor(s): Michael Johnson
Kenya Johnson

State Farm Fncl Svcs F	\$8,064.00	\$11,763.00	5.25%	\$147.04	1	9
2006 Dodge Charger	Pay Claim	, ,		\$354.91	10	10
	- w, C			\$392.25	11	11
				\$391.07	12	12
				\$389.79	13	13
				\$388.41	14	14
				\$386.91	15	15
				\$385.28	16	16
				\$383.47	17	17
				\$381.48	18	18
				\$379.24	19	19
				\$376.71	20	20
				\$373.82	21	21
				\$370.45	22	22
				\$366.45	23	23
				\$361.57	24	24
				\$355.40	25	25
				\$347.20	26	26
				\$335.37	27	27
				\$315.68	28	28
				\$269.49	29	29
				\$54.68	30	30

Payment of the amounts required in this section constitutes a cure of all defaults (existing as of the date this plan is confirmed) of the debtor(s)' obligations to the holder of the secured claim. If the monthly payment in the proposed plan is less than the amount of the adequate protection payment ordered in this case, the actual payment will be the amount of the monthly adequate protection payment.

The automatic stay is modified to allow holders of secured claims to send only monthly statements (but not demand letters) to the Debtor(s).

9. Specially Classified Unsecured Claims. The following unsecured claims will be treated as described below:

Name of Unsecured Creditor	Treatment
----------------------------	-----------

- **11. Executory Contracts.** Except as set forth elsewhere in this Plan or in the following sentence, all executory contracts are rejected. The following contracts are assumed:
- **12. Asset Sales.** The Debtor(s) are authorized--without the need for further Court order--to sell their exempt property in accordance with the following sentence. Any such sale shall provide for the full payment, at closing, of all liens on the property that is sold. If the Debtor(s) request and the Court so determines, an order confirming this authority may be granted by the Court, ex parte.
- **13. Surrender of Collateral.** The Debtor may surrender collateral to a secured creditor by filing a motion pursuant to Fed. R. Bankr. P. 4001 for an agreed order providing for surrender of collateral and termination of the automatic stay. The motion will be submitted on 15 days notice.
- **14. Discharge and Vesting of Property.** The debtor(s) will be granted a discharge in accordance with § 1328. Property of the estate shall vest in the debtors upon entry of the discharge order.
- **15. Plan Not Altered from Official Form.** By filing this plan, debtor(s) and their counsel represent that the plan is in the official form authorized by the Court. There are no addenda or other changes made to the official form.

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Case No: 11-35024-H4-13
Debtor(s): Michael Johnson
Kenya Johnson

Attorney for Debtor(s)

#### Debtor's Declaration Pursuant to 28 U.S.C. § 1746

I declare under penalty of perjury that the foregoing statements of value contained in this document are true and correct.

Dated:	6/30/2011		
	ael Johnson	 	
Michaei	Johnson		
/s/ Keny	a Johnson		
Kenya J	lohnson		
/s/ Mich	ael G. Busby, Jr.		
Michael	G. Busby, Jr.		
Busby 8	& Associates P.C.		
Attorney	ys at Law		
2909 Hil	Icroft, Suite 350		
Houston	n, Texas 77057		

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11-35024-H4-13 Case No: Debtor(s): **Michael Johnson** 

Kenya Johnson

#### FIRST AMENDED 6/30/2011

#### Plan Summary and Statistical Cover Sheet to Proposed Plan

6/30/2011 Date:

(Date Should be Date that this Proposed Plan is Signed by Debtor)

#### **Disposable Income and Plan Payments**

Total Payment	Payment Amount	Ending Month #	Beginning Month #*	Projected Disposable Income	Projected Schedule "J" Expenses (as shown on most recently filed Schedule J)	Projected Schedule "I" Income (as shown on most recently filed Schedule I)
\$36,000.00	\$600.00	60 (Jun 16)	1 (Jul 11)	\$456.26	\$4,436.67	\$4,892.93
\$36,000.00	Grand Total				-	
\$2,142.00	Less Posted Chapter 13 Trustee Fee**					
\$33,858.00	Net Available					

#### **Projected Trustee Disbursements to Priority and Secured Creditors**

Name of Holder / Description of Collateral (or "None" if appropriate)	Type of Claim (List Priority Claims, Followed by Claims Secured by Principal Residence, Followed by Other Secured Claims)	Int. Rate	Beg. Month #	End Month #	Payment Amount	Total Payment
Attorney General of Texas None	Priority	0.00%	31	55	Pro-Rata	\$14,000.00
Busby & Associates P.C. None	Priority	0.00%	1	10	Pro-Rata	\$3,500.00
Internal Revenue Service None	Priority	0.00%	55	57	Pro-Rata	\$953.00
Internal Revenue Service None	Priority	0.00%			Pro-Rata	\$0.00
Qual Green Homestead	Principal Res. (Arrearage)	0.00%	30	31	Pro-Rata	\$416.49

<sup>\*</sup> If filed in connection with a modification, the first month listed must be the first month in which the debtor was required to make a payment after filing the bankruptcy petition. All previous payments and proposed payments must be included.

<sup>\*\*</sup> The Posted Chapter 13 Trustee Fee is based on the percentage listed on the Court's website.

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Case No: 11-35024-H4-13
Debtor(s): Michael Johnson
Kenya Johnson

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re Farm FncI Svcs F 6 Dodge Charger	5.25%	1	9	\$147.04	\$8,682.99
b Douge Charger		10	10	\$354.91	
		11 12	11	\$392.25	
			12	\$391.07	
		13	13	\$389.79	
		14	14	\$388.41	
		15	15	\$386.91	
		16 17	16 17	\$385.28 \$383.47	
		18	18	\$383.47	
		19	19	\$381.48	
		20	20	\$379.24 \$376.71	
		21	21	\$373.82	
		22	22	\$370.45	
		23	23	\$366.45	
		24	24	\$361.57	
		25	25	\$355.40	
		26	26	\$347.20	
		27	27	\$335.37	
		28	28	\$315.68	
		29	29	\$269.49	
		30	30	\$54.68	
z-R-Us Auto Sales Secured	5.25%	1	9	\$35.00	\$4,352.41
6 Honda Accord	3.23 /0	10	10	\$149.73	ψτ,552.+1
110111111111111111111111111111111111111		11	11	\$172.05	
		12	12	\$173.23	
		13	13	\$174.51	
		14	14	\$175.89	
		15	15	\$177.39	
		16	16	\$179.02	
		17	17	\$180.83	
		18	18	\$182.82	
		19	19	\$185.06	
		20	20	\$187.59	
		21	21	\$190.48	
		22	22	\$193.85	
		23	23	\$197.85	
		24	24	\$202.73	
		25	25	\$208.90	
		26	26	\$217.10	
		27	27	\$228.93	
		28	28	\$248.62	
		29	29	\$294.81	
		30	30	\$116.02	
<u>,                                      </u>				Grand Total	\$31,904.89

#### **SUMMARY OF PAYMENTS**

# Net Available to Creditors \$33,858.00 Less Estimated Attorneys' fees \$3,500.00 Less Total to Priority Creditors \$14,953.00 Less Total to Secured Creditors \$13,451.89 Net Available for Unsecured Creditors \$1,953.11 Estimated General Unsecured Claims \$83,418.05 Forecast % Dividend on General Unsecured Claims 2%

#### **BEST INTEREST TEST**

Value of total non-exempt property	\$0.00
Total distributions to all priority and general unsecured creditors	\$20,406.11

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### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE: Michael Johnson CASE NO. 11-35024-H4-13
Kenya Johnson

CHAPTER 13

#### **Certificate of Service**

On June 30, 2011, I hereby certify that a true and correct copy of the 1st Amended Plan, Plan Summary and Statistical Coversheet, was either electronically served via ECF Noticing or mailed via First Class Mail, postage prepaid, to the affected parties listed below.

Date: 6/30/2011 /s/ Michael G. Busby, Jr.

Michael G. Busby, Jr.
Attorney for the Debtor(s)

Afni, Inc.

Po Box 3097

Bloomington, IL 61702

Attorney General of the US

US Department of Justice

10th and Constitution

10th and Constitution NW Room 5111

Washington, DC 20530

David G. Peake Chapter 13 Trustee 9660 Hillcroft, Suite 430 Houston, Texas 77096

Afni, Inc. Attn: DP Recovery Support

PO Box 3427

Bloomington, IL 61702

Bay Area Credit Service P.O. Box 467600

Atlanta, GA 31146

Discover Fin PO Box 6103

Carol Stream, IL 60197

Amegy Mort/dovenmuehl 1 Corporate Dr Ste 360

Lake Zurich, IL 60047

Busby & Associates P.C. Attorneys at Law

2909 Hillcroft, Suite 350 Houston, Texas 77057 Gemb/home Design Furni

Po Box 981439 El Paso, TX 79998

Amegy Mortga

1 Corporate Dr Ste 360 Lake Zurich, IL 60047 Cach Llc

Attention: Bankruptcy Department 4340 South Monaco St. 2nd Floor

Denver, CO 80237

Gesspoint HOA PO Box 61055 Phoenix, AZ 85082

American Express

PO BOX 981535 EL PASO, TX 79998 Chela

Attn: Bankruptcy PO Box 9500

Wilkes-Barre, PA 18773

GHA

P.O.Box 540008 Houston, TX 77254

Attorney General of Texas Child Support Division P.O. Box 12017

Austin, Texas 78711-2017

ChexSystems

Attention: Consumer Relations 7805 Hudson Road, #100 Saint Paul, MN 55125 Green Tree Servicing L

Po Box 6172

Rapid City, SD 57709

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#### **UNITED STATES BANKRUPTCY COURT** SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

IN RE: Michael Johnson

Kenya Johnson

CASE NO. 11-35024-H4-13

CHAPTER 13

#### **Certificate of Service**

(Continuation Sheet #1)

Harris County Toll Road Authority Violation Processing Center

330 Meadow Fern

Houston, TX 77067-3295

Linebarger Goggan Blair & Sampson,

LLP

P.O. Box 3064

Houston, TX 77253-3064

Sears/cbsd Po Box 6189

Sioux Falls, SD 57117

Internal Revenue Service Special Procedures Branch Insolvency Section

1919 Smith Mail Stop 5024

Houston, TX 77002

Lvnv Funding Llc Po Box 740281

Houston, TX 77274

Shell Federal Credit Union 301 East 13th Street

Deer Park, TX 77536-3258

Internal Revenue Service

P.O.Box 7346

Philadelphia, PA 19101-7346

Michael Johnson

1518 Cartwright Rd.

Missouri City, TX 77489

Southwest Credit

4120 International Parkway, Ste 100

Carrollton, TX 75007

Internal Revenue Service 2970 Market Street Mailstop 5-Q30-133

Philadelphia, PA 19104-5016

MRS Associates, Inc. 1930 Olney Avenue

Cherry Hill, NJ 08003

State Farm Fncl Svcs F

PO Box 2316

Bloomington, IL 61702

Internal Revenue Service Special Procedures Branch

Insolvency Section 1919 Smith Mail Stop 5024

Houston, TX 77002

Pinnacle Financial Gro 7825 Washington Ave S St

Minneapolis, MN 55439

State Farm Fncl Svcs F

PO Box 2316

Bloomington, IL 61702

Kenya Johnson

1518 Cartwright Rd.

Missouri City, TX 77489

Qual Green

c/o CIA Services. Inc. 3000 Wilcrest Dr, Ste 200

Houston, TX 77042-3390

Telecheck

5251 Westheimer Road, Ste B100

Houston, TX 77056

Law Offices of Richard Clark, PLLC 3030 S Gessner, Ste 200

Houston, TX 77063

Sallie Mae P.O. Box 9533

Wilkes-Barre, PA 18773-9533

Texas Health & Human Services

Commission P.O.Box 149055

Austin, TX 78714-9055

#### Case 11-35024 Document 27 Filed in TXSB on 06/30/11 Page 12 of 12

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE: Michael Johnson CASI

Kenya Johnson

CASE NO. 11-35024-H4-13

CHAPTER 13

#### **Certificate of Service**

(Continuation Sheet #2)

Toyz-R-Us Auto Sales 642 W 8th Street Houston, TX 77008

TRS Recovery Services P.O. Box 60022 City of Industry, CA 91716

U.S. Trustee 515 Rusk Houston, Texas 77002

United Consumer Financial Services 865 Bassett Rd Westlake, OH 44145

Us Dept Of Education Attn: Borrowers Service Dept PO Box 5609 Greenville, TX 75403

West Asset Management PO Box 1022 Wixom, MI 48393

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